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APPLICATION NO.	FILIN	G DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/846,228	05/0	2/2001	Malcolm Gibson Hodgskiss		7403	
7	590	11/27/2002				
Malcolm G. H			EXAMINER			
112 St. Josephs Hamilton, ON			KILKENNY, TODD J			
CANADA				ART UNIT	PAPER NUMBER	
				1733		
				DATE MAILED: 11/27/2002	2	

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>		Application No.	Applicant(s)
		09/846,228	HODGSKISS, MALCOLM GIE
	Office Action Summa	ry Examin r	Art Unit
		Todd J. Kilkenny	1733
			et with th correspondence address
Period fo			
THE - Exte after - If the - If NC - Failu - Any	MAILING DATE OF THIS COM nsions of time may be available under the pro- SIX (6) MONTHS from the mailing date of the period for reply specified above is less than period for reply is specified above, the maxing tre to reply within the set or extended period to the maxing the set or extended period to the set or extended period the set or extended the s	ovisions of 37 CFR 1.136(a). In no event, however, m is communication. thirty (30) days, a reply within the statutory minimum imum statutory period will apply and will expire SIX (6 for reply will, by statute, cause the application to beco nonths after the mailing date of this communication, e	nay a reply be timely filed of thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. me ABANDONED (35 U.S.C. § 133).
1)	Responsive to communication	n(s) filed on	
2a)□	This action is FINAL .	2b)⊠ This action is non-final.	
3)		,—	I matters, prosecution as to the merits is
,		practice under <i>Ex parte Quayle</i> , 193	
4)⊠	Claim(s) 1-6 is/are pending in	the application.	
	4a) Of the above claim(s)	_ is/are withdrawn from consideration	1.
5)□	Claim(s) is/are allowed.		
6)⊠	Claim(s) <u>1-6</u> is/are rejected.		
7)	Claim(s) is/are objected	to.	
8)□	Claim(s) are subject to	restriction and/or election requirement	t.
	ion Papers	·	
9)🖂	The specification is objected to	by the Examiner.	
10) 🗌	The drawing(s) filed on is	s/are: a)□ accepted or b)□ objected to	by the Examiner.
	Applicant may not request that a	ny objection to the drawing(s) be held in a	abeyance. See 37 CFR 1.85(a).
11) 🗌	The proposed drawing correction	on filed on is: a) \square approved b)	disapproved by the Examiner.
	If approved, corrected drawings	are required in reply to this Office action.	
12) 🗌	The oath or declaration is object	ted to by the Examiner.	
Priority (ınder 35 U.S.C. §§ 119 and 12	0	
13)⊠	Acknowledgment is made of a	claim for foreign priority under 35 U.S	S.C. § 119(a)-(d) or (f).
a)[⊠ All b)□ Some * c)□ Non	e of:	
	1. Certified copies of the pr	riority documents have been received	
	2. Certified copies of the pr	riority documents have been received	in Application No
* 0	application from the	opies of the priority documents have b International Bureau (PCT Rule 17.2)	(a)).
		action for a list of the certified copies	
			S.C. § 119(e) (to a provisional application
		gn language provisional application hall laim for domestic priority under 35 U.	
Attachmen		is. someone priority under 60 O.	33 125 GHAIOI 121.
	e of References Cited (PTO-892)	4) Inter	view Summary (PTO-413) Paper No(s)
1) 🖂 Notic			

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DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities: Applicant should move the <u>Detailed Description</u> heading from the top of page 4 to between the first and second paragraphs of page 3. That is, only the first paragraph of page 3 should be under the heading of the <u>Brief Description of the Drawings</u>.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 1 6 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As currently written, it is unclear if applicant is claiming a method of adhesive wood joinery (i.e. a method) or the actual wood joint itself (i.e. a product). It is the current position that the applicant is attempting to claim a method of adhesive wood joinery. Therefore, the claim is recognized as lacking a transitional phrase that separates the claims preamble from its body (see MPEP §2111.03) and is further lacking any clear positive steps in the body that positively define any method steps to carry out the method. That is, if applicant is attempting to claim a method of adhesively joining individual wood elements, applicant should include a positive claim limitation

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within the body of the claim (i.e. after the transitional phrase) that defines the action taken to achieve the method (e.g. a step of applying adhesive to a wood joint).

- 4. Claim 2 recites the limitation "the joints" in line 1. There is insufficient antecedent basis for this limitation in the claim. That is claim 1 fails to positively define "joints"
- 5. Claim 3 recites the limitation "the individual wooden elements" in line 1. There is insufficient antecedent basis for this limitation in the claim. Independent claim 1 fails to positively introduce "individual wooden elements".
- 6. Likewise, claims 5 and 6 recite the limitation "the wooden elements" in line 1, respectively. There is insufficient antecedent basis for this limitation in the claim.
- 7. The term "many" in claim 2 is a relative term, which renders the claim indefinite. The term "many" is not defined by the claim, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention. It is unclear how many different directions "many" defines. Is "three" considered many?

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Claim Rejections - 35 USC § 102

8. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 9. Claims 1 6 are rejected under 35 U.S.C. 102(b) as being anticipated by Brown (US 4,546,024).

Brown discloses a dynamic adhesive joinery between modular-accessible tiles, wherein the tiles may be of any commercially available material including hardwoods and softwoods (Col. 10, lines 21 – 60). The wood tile joinery comprises:

"dynamic-interactive fluidtight-elastomeric-adhesive-sealant, which provides a good adhesive bond to each tile, is flexible when cured, is capable of taking the stress inherent within the dynamic moving action for the dynamic system, and will form a non-sticky, flexible surface coating after curing." (Col. 10, line 63 – Col. 11, line 3)

Types of adhesives include flexible urethane or polyurethane sealants. Referring to Figures 16 – 19, the joinery is complete without fasteners, joinery millwork or supporting structures and exhibits hinge-like flexibility. Brown additionally discloses that it is preferable for the tiles to be free of any direct mechanical attachment by any means, which can serve to transmit impact sound. That is, the tiles are disclosed as being joined one to another *only at all of their sides by the dynamic-interactive-fluidtight-elastomeric-adhesive-sealant bond*. (Col. 11, line 57 – Col. 12, line 14).

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Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Todd J. Kilkenny** whose telephone number is **(703) 305-6386**. The examiner can normally be reached on Mon - Fri (9 - 5).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Ball can be reached on (703) 308-2058. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9310 for regular communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

TJK

November 21, 2002

Toda 7. Telly

Michael W. Ball
Supervisory Patent Examiner
Technology Center 1700